Under the Panerum's Reduction Act of 1995	PTO/SB/51 (05-08) Approved for use through 08/31/2010. OMB 0851-0033 ent and Trademark Office; U.S. DEPARTMENT OF COMMERCE				
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REISSUE APPLICATION DECLARATION BY THE INVENTOR	Docket Number (Optional)				
	1453/US/2 (449368-62)				
I hereby declare that: Each inventor's residence, mailing address and citizenship are stated below I believe the inventors named below to be the original and first inventor(s) of in patent number6,422,288					
the specification of which					
is attached hereto.					
was filed on July 21, 2003 as relssue application number 10/624,938					
and was amended on March 30, 2006 and February 16, 2007 (If applicable)					
I have reviewed and understand the contents of the above-identified specifica amendment referred to above. I acknowledge the duty to disclose information which is material to patentabilit					
I hereby claim foreign priority benefits under 35 U.S.C. 119(a)-(d) or (f), or 365(b). Attached is form PTO/SB/02B (or equivalent) listing the foreign applications.					
I verily believe the original patent to be wholly or partly inoperative or invalid, for the reasons described below. (Check all boxes that apply.)					
by reason of a defective specification or drawing.					
by reason of the patentee claiming more or less than he had the right to claim in the patent.					
by reason of other errors.					
At least one error upon which reissue is based is described below. If the reissu reissue, such must be stated with an explanation as to the nature of the broade	le is a broadening ening:				
I believe the patent to be wholly or partly inoperative or involvaiming less than he had a right to claim in the patent. The the basis for reissue is the recitation of "a guiding loop" and engaging collar, and the auxiliary tilt cord in claim 1 of the precitations in claim 1, the patentee claimed less than he had This reissue application corrects this error by including new guiding loop or any interrelation of a guiding loop with the bauxiliary tilt cord.	alid by reason of the patentee e at least one error relied upon as d its interrelation with the bead, the patent. By Including these d a right to claim in the patent.				

[Page 1 of 2]

This collection of information is required by 37 CFR 1.175. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to take 30 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case, Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

and the second s					nate a.		PTO/S	BJ51 (05-08)
		U.	S. Patent an	d Trademark	Office: U.S.	DEPAR	31/2010. OM	B 0651-0033 COMMERCE
Under the Paperwork Reduction Act of 1995, no person	are required to re	spand to a	collection of	l lutomnation n	niess it dis Do	cket N	umber (Or	otional)
(REISSUE APPLICATION DECLARATION BY T	(REISSUE APPLICATION DECLARATION BY THE INVENTOR, page 2) 1453/				Docket Number (Optional) 3/US/2 (449368-62)			
All errors corrected in this reissue application are								
Note: To appoint a power of attorney, use form F								
Correspondence Address: Direct all communicate		applicat	on to:					
The address associated with Customer I)686	011 10.					7
OR								
Firm or Individual Name								
Address			, , , , , , , , , , , , , , , , , , , 					
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Telephone			Email					
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numbers (other than a check or credit card author the USPTO to support a petition or an application the USPTO, petitioners/applicants should consist them to the USPTO. Petitioner/applicant is accomplication of the application (unless a non-public or Issuance of a patent. Furthermore, the recomplication is referenced in a published application forms PTO-2038 submitted for parpublicly available. I hereby declare that all statements made herein and belief are believed to be true; and further statements and the like so made are punishable false statements may jeopardize the validity of declaration is directed. Full name of sole or first inventor (given name, false)	on. If this type ler redacting s levised that the cation request and from an ab cation or an yment purpose a of my own k er that these by fine and im of the applicat	e of persouch person record in compandoned person record p	onal infononal inforonal inforonal inforonal inforonal inforonal information application at the retained are true at the were ant, or both	mation is in mation from the application of the application may also and the application of the application	ncluded m the do tion is a 1,213(a) so be av 3 1.14). optication all staten h the kr 8 U.S.C.	in document valiable is mad valiable Check of the control of the c	uments sunts before a to the pole in the a a to the pole in the po	ibmitted to submitting ublic after pplication) ublic if the credit card are are not information willful false such willful
Nicolaas Dekker_7								
Inventor's signature		Date 23/03/200 mg						
Residence LHOON CO Rergschenhoek, The Netherlan	đs	Citizenship Netherlands						
Mailing Address JADECAAN 37	3162 PA	PA RHOON EST						
Van Goghlaan 43, 26615G Berg	schenhoek	, The	Nether	clands				
Full name of second joint inventor (given name, the Antonius Johannes Josephus H		•						
Inventor's signature		Date			,: V			
Residence		Citizen	ship		6			
Den Haag, The Netherlands Mailing Address		<u> </u>	Neti	nerland				
Muurbloemweg 77, 2555NC Den	Haag, The	Neth	rlands	5				
Additional inint loventors or lengt representative(s) are no	med on sengrately	numbered	sheets form	s PTO/SB/no	A or D2LR :	attached	herelo.	

Docket Number (Optional)

PTO/SB/61 (05-08)

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REISSUE APPLICATION DECLARATION BY THE INVENTOR	1453/US/2 (449368-62)
t hereby declare that: Each inventor's residence, mailing address and citizenship are stated below to be the original and first inventor(s) of in patent number6,422,288, grantedJuly 2; reissue patent is sought on the invention entitledVenetianBlind_wi	the subject matter which is described and claimed
the specification of which	,
is attached hereto.	
was filed on July 21, 2003 as reissue application number	ber <u>10/624,938</u>
and was amended on <u>March 30, 2006 and February</u> 16 (If applicable)	, 2007
I have reviewed and understand the contents of the above-identified specifical amendment referred to above. I acknowledge the duty to disclose information which is material to patentability.	
I hereby claim foreign priority benefits under 35 U.S.C. 119(a)-(d) or (f), or equivalent) listing the foreign applications.	or 365(b). Attached is form PTO/SB/02B (or
I verily believe the original patent to be wholly or partly inoperative or invalid, below. (Check all boxes that apply.)	for the reasons described
by reason of a defective specification or drawing.	
by reason of the patentee claiming more or less than he had the right to	claim in the patent
by reason of other errors.	
At least one error upon which reissue is based is described below. If the reiss reissue, such must be stated with an explanation as to the nature of the broad	
I believe the patent to be wholly or partly inoperative or inclaiming less than he had a right to claim in the patent. The basis for reissue is the recitation of "a guiding loop" arengaging collar, and the auxiliary tilt cord in claim 1 of the recitations in claim 1, the patentee claimed less than he had the transfer application corrects this error by including neguiding loop or any interrelation of a guiding loop with the auxiliary tilt cord.	the at least one error relied upon as and its interrelation with the bead, the patent. By including these ad a right to claim in the patent. We claim 24, which does not include a

[Page 1 of 2]
This collection of information is required by 37 CFR 1.175. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to take 30 minutes to complete, including gethering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

If you need assistance in completing the form, call 1-800-PTO-9199 and select option 2.

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(REISSUE APPLICATION DECLARATION BY THE INVENTOR, page 2)				1453/US/2 (449368-62)			
All errors corrected in this reissue application arose without any deceptive intention on the part of the applicant.							
Note: To appoint a power of attorney, use form PTO/SB/81							
Correspondence Address: Direct all communications about	the applicati	on to:					
The address associated with Customer Number:	20686						
OR							
Firm or Individual Name							
Address							
City	State				Zip		
		<u> </u>			,		
Country							
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W _A	ARNING:						
Petitioner/applicant is cautioned to avoid submitting personal information in documents filed in a patent application that may contribute to identity theft. Personal information such as social security numbers, bank account numbers, or credit card numbers (other than a check or credit card authorization form PTO-2038 submitted for payment purposes) is never required by the USPTO to support a petition or an application. If this type of personal information is included in documents submitted to the USPTO, petitioners/applicants should consider redacting such personal information from the documents before submitting them to the USPTO. Petitioner/applicant is advised that the record of a patent application is available to the public after publication of the application (unless a non-publication request in compliance with 37 GFR 1.213(a) is made in the application) or issuance of a patent. Furthermore, the record from an abandoned application may also be available to the public if the application is referenced in a published application or an issued patent (see 37 CFR 1.14). Checks and credit card authorization forms PTO-2038 submitted for payment purposes are not retained in the application file and therefore are not publicly available. I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine and imprisonment, or both, under 18 U.S.C. 1001, and that such willful false statements may jeopardize the validity of the application, any patent issuing thereon, or any patent to which this declaration is directed. Full name of sole or first inventor (given name, family name)							
Nicolaas Dekker Inventor's signature	Date						
Residence	Ciina	ahin				····	
Bergschenhoek, The Netherlands	Glüzen	Citizenship Netherlands					
Mailing Address							
Van Goghlaan 43, 26615C Bergschenhoek, The Netherlands							
Full name of second joint inventor (given name, family name) Antonius Johannes-Josephus Horsten							
Inventor's signature	Date	20-3	-2~	10			
Residence		20-3 -200g Citizenship					
Den Haas The Netherlands Mailing Address		Neth	erlar	ıds			
Muurbloemweg 77, 2555NC Den Haag, The Netherlands							
Additional joint inventors or legal representative(s) are memed on separately numbered sheets forms PTO/SB/02A or D2LR ettached hereto.							